| 1 | Tanasa M. Carkin (SDN 122260) | | |
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| 6 | Attorneys for Defendants AEROFLEX INCORPORATED, AEROFLEX COLORADO SPRINGS, INC., AMI SEMICONDUCTOR, INC., MATROX ELECTRONIC SYSTEMS, LTD., MATROX GRAPHICS INC., MATROX INTERNATIONAL CORP., and MATROX TECH, INC. | | |
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| 8 | A DAMESTO COM A TELEC | A DIGERRICE COLUMN | |
| 9 | UNITED STATES DISTRICT COURT | | |
| 10 | NORTHERN DISTRICT OF CALIFORNIA | | |
| 11 12 | SAN FRANCISCO DIVISION Company LTD Company LTD | | |
| | RICOH COMPANY, LTD., | Case No. C03-4669 MJJ (EMC) | |
| 13 | Plaintiff, | Case No. C03-2289 MJJ (EMC) | |
| 14 | VS. | ADMINISTRATIVE MOTION FOR AN ORDER PLACING DOCUMENTS UNDER | |
| 15 | AEROFLEX INCORPORATED, AMI SEMICONDUCTOR, INC., MATROX | SEAL (Civil L.R. 79-5(d)) | |
| | GRAPHICS INC., MATROX | Judge: Hon. Edward M. Chen | |
| 17 | INTERNATIONAL CORP., MATROX TECH, INC., AND AEROFLEX COLORADO | | |
| | SPRINGS, INC. | | |
| 19 | Defendants. | | |
| 20 | SYNOPSYS, INC., | | |
| 21 | Plaintiff, | | |
| 22 | vs. | | |
| 23 | RICOH COMPANY, LTD., | | |
| 24 | Defendant. | | |
| 25 | | | |
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| 27 | | | |
| 28 | | | |

| Pursua | ant to Civil L.R. 7-11, Synopsys a | nd the Customer Defendants hereby bring this | |
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| administrative motion for an order to file under seal the following documents being lodged with the | | | |
| Clerk of the Court on June 6, 2006: | | | |
| 1. | Exhibit 3 to the Declaration of D | Denise M. De Mory in Support of Expedited Motion to | |
| Compel Access to Information Allegedly Covered by the Protective Order, or in the Alternative, to De | | | |
| Designate All | egedly Confidential Information, | document Bates numbered KBSC000001- | |
| KBSC000028 | 3. | | |
| 2. | Exhibit 4 to the Declaration of D | Denise M. De Mory in Support of Expedited Motion to | |
| Compel Access to Information Allegedly Covered by the Protective Order, or in the Alternative, to De- | | | |
| Designate Allegedly Confidential Information, document Bates numbered RCL002694-RCL002928. | | | |
| 3. | Exhibit 5 to the Declaration of D | Denise M. De Mory in Support of Expedited Motion to | |
| Compel Access to Information Allegedly Covered by the Protective Order, or in the Alternative, to De- | | | |
| Designate Allegedly Confidential Information, document Bates numbered RCL002694-RCL002928. | | | |
| 4. | Exhibit 6 to the Declaration of D | Denise M. De Mory in Support of Expedited Motion to | |
| Compel Access to information allegedly covered by the Protective Order, or in the Alternative, to De- | | | |
| Designate Allegedly Confidential Information, document Bates numbered RCL001513-RCL001633. | | | |
| The only allegedly confidential information attached to or contained within these documents is | | | |
| information designated as such by Ricoh Company, Ltd. ("Ricoh"). Thus, pursuant to Civil L.R. 79- | | | |
| 5(d), Ricoh is to file, within five court days, (i) a declaration establishing that the above information is | | | |
| sealable and (ii) a proposed order. | | | |
| Dated: June 5 | 5, 2006 | Respectfully submitted, | |
| | | HOWREY LLP By: /s/Denise M. De Mory Denise M. De Mory Attorneys for Plaintiff SYNOPSYS, INC. and for Defendants AEROFLEX INCORPORATED, AEROFLEX COLORADO SPRINGS, INC., AMI SEMICONDUCTOR, INC., MATROX ELECTRONIC SYSTEMS, LTD., MATROX GRAPHICS, INC., MATROX INTERNATIONAL CORP., and MATROX TECH, INC. | |